ANNUAL SYNAR REPORT

42 U.S.C. 300x-26

OMB № 0930-0222

FFY 2010 State: MISSOURI

Table of Contents

Introduction	i
FFY 2010: Funding Agreements/Certifications	1
Section I: FFY 2009 (Compliance Progress)	2
Section II: FFY 2010 (Intended Use)	8
Appendix A: Forms 1–5	9
Appendices B & C: Forms	16
Appendix B: Synar Survey Sampling Methodology	17
Appendix C: Synar Survey Inspection Protocol	19
Appendix D: List Sampling Frame Coverage Study	21

INTRODUCTION

The Annual Synar Report (ASR) format provides the means for States to comply with the reporting provisions of the Public Health Service Act (42 U.S.C. 300x-26) and the Tobacco Regulation for the SAPT Block Grant (45 C.F.R. 96.130 (e)).

Public reporting burden for the collection of information is estimated to average 15 hours for Section I and 3 hours for Section II, including the time for reviewing instructions, completing and reviewing the collection of information, searching existing data sources, and gathering and maintaining the data needed. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing the burden, to SAMHSA Reports Clearance Officer; Paperwork Reduction Project; 1 Choke Cherry Road, 7th Floor Rockville, Maryland 20857.

An agency may not conduct or sponsor and a person is not required to respond to a collection of information unless it displays a currently valid OMB control number. The OMB control number for this project is 0930-0222 with an expiration date of 10-31-2010.

How the Synar report helps the Center for Substance Abuse Prevention

In accordance with the tobacco regulations, States are required to provide detailed information on progress made in enforcing youth tobacco access laws (FFY 2009 Compliance Progress) and future plans to ensure compliance with the Synar requirements to reduce youth tobacco access rates (FFY 2010 Intended Use Plan). These data are required by 42 U.S.C. 300x-26 and will be used by the Secretary to evaluate State compliance with the statute. Part of the mission of the Center for Substance Abuse Prevention (CSAP) is to assist States¹ by supporting Synar activities and providing technical assistance helpful in determining the type of enforcement measures and control strategies that are most effective. This information is helpful to CSAP in improving technical assistance resources and expertise on enforcement efforts and tobacco control program support activities, including State Synar Program support services, through an enhanced technical assistance program involving conferences and workshops, development of training materials and guidance documents, and on-site technical assistance consultation.

How the Synar report can help States

The information gathered for the Synar report can help States describe and analyze sub-State needs for program enhancements. These data can also be used to report to the State legislature and other State and local organizations on progress made to date in enforcing youth tobacco access laws when aggregated statistical data from State Synar reports can demonstrate to the Secretary the national progress in reducing youth tobacco access problems. This information will also provide Congress with a better understanding of State progress in implementing Synar, including State difficulties and successes in enforcing retailer compliance with youth tobacco access laws.

¹The term State is used to refer to all the States and territories required to comply with Synar as part of the Substance Abuse Prevention and Treatment Block Grant Program requirements (42 U.S.C. 300x-64 and 45 C.F.R. 96.121).

Getting assistance in completing the Synar report

If you have questions about programmatic issues, you may call CSAP's Division of State Programs at (240) 276-2413 and ask for your respective State Project Officer, or contact your State Project Officer directly by telephone or e-mail using the directory provided in the FY 2010 Uniform Application, Appendix A. If you have questions about fiscal or grants management issues, you may call the Grants Management Officer, Office of Program Services, Division of Grants Management, at (240) 276-1422.

Where and when to submit the Synar report

The Annual Synar Report (ASR) must be received by SAMHSA no later than December 31, 2009. The ASR must be submitted in the **approved OMB report format**. Use of the approved format will avoid delays in the review and approval process. The chief executive officer (or an authorized designee) of the applicant organization must sign page 1 of the ASR certifying that the State has complied with all reporting requirements.

The State must upload one copy of the ASR using the online WebBGAS (Block Grant Application System). In addition, the following items must be uploaded to WebBGAS:

- FFY 2010 Synar Survey Results: States that use the Synar Survey Estimation System (SSES) must upload one copy of SSES Tables 1-5 (in Excel) to WebBGAS. States that do not use SSES must upload one copy of ASR Forms 1, 4 and 5, and Forms 2 and 3, if applicable, (in Excel) to WebBGAS.
- Synar Inspection Form: States must upload one blank copy of the inspection form used to record the result of each Synar inspection.
- Synar Inspection Protocol: States must upload a copy of the protocol used to train inspection teams on conducting and reporting the results of the Synar inspections.

Each State SSA Director has been e-mailed a login ID and password to log onto the Synar section of the WebBGAS site.

Additionally, the State must submit one signed original of the report (including the signed Funding Agreements/Certifications), as well as one additional copy of the signed Funding Agreements/Certifications, to the Grants Management Officer at the address below:

Ms. Barbara Orlando
Grants Management Officer
Office of Program Services
Division of Grants Management
Substance Abuse and Mental Health Services Administration

Regular Mail:

Overnight Mail:

1 Choke Cherry Road, Rm.7-1091 Rockville, Maryland 20857 1 Choke Cherry Road, Rm.7-1091 Rockville, Maryland 20850

FFY 2010: FUNDING AGREEMENTS/CERTIFICATIONS

The following form must be signed by the Chief Executive Officer or an authorized designee and submitted with this application. Documentation authorizing a designee must be attached to the application.

PUBLIC HEALTH SERVICES ACT AND SYNAR AMMENDMENT

42 U.S.C. 300x-26 requires each State to submit an annual report of its progress in meeting the requirements of the Synar Amendment and its implementing regulation (45 C.F.R. 96.130) to the Secretary of the Department of Health and Human Services. By signing below, the chief executive officer (or an authorized designee) of the applicant organization certifies that the State has complied with these reporting requirements and the certifications as set forth below.

SYNAR SURVEY SAMPLING METHODOLOGY

The State certifies that the Synar survey sampling methodology on file with the Center for Substance Abuse Prevention and submitted with the Annual Synar Report for FFY 2010 is up-to-date and approved by the Center for Substance Abuse Prevention.

SYNAR SURVEY INSPECTION PROTOCOL

The State certifies that the Synar Survey Inspection Protocol on file with the Center for Substance Abuse Prevention and submitted with the Annual Synar Report for FFY 2010 is up-to-date and approved by the Center for Substance Abuse Prevention.

State: MISSOURI	
Name of Chief Executive Officer or Des	ignee:
Signature of CEO or Designee:	
Title:	Date Signed:

FFY: 2010	State: MO
	Date: 8/16/2009

SECTION I: FFY 2009 (Compliance Progress)

YOUTH ACCESS LAWS, ACTIVITIES, AND ENFORCEMENT

42 U.S.C. 300x-26 requires the States to report information regarding the sale/distribution of tobacco products to individuals under age 18.

1.	access si	ndicate any changes or additions to the State tobacco statute(s) relating to youth ince the last reporting year. If any changes were made to the State law(s) since reporting year, please attach a photocopy of the law to the hard copy of the d also upload a copy of the State law to WebBGAS. (see 42 U.S.C. 300x-26).
	a.	Has there been a change in the <i>minimum sale age</i> for tobacco products?
		☐ Yes ⊠ No
		If Yes, current minimum age: 19 20 21
	b.	Have there been any changes in State law that impact the State's protocol for conducting Synar inspections? Yes No
		If Yes, indicate change. (Check all that apply.)
		☐ Changed to require that law enforcement conduct inspections of tobacco outlets
		☐ Changed to make it illegal for youth to possess, purchase or receive tobacco
		Changed to require ID to purchase tobacco
		Other change(s) (Please describe.)
	c.	Have there been any changes in the law concerning vending machines?
		☐ Yes ⊠ No
		If Yes, indicate change. (Check all that apply.)
		☐ Total ban enacted
		☐ Banned from location(s) accessible to youth
		Locking device or supervision required
		Other change(s) (Please describe.)
	d.	Have there been any changes in State law that impact the following?
		Licensing of tobacco vendors
		Penalties for sales to minors Yes No
2.	42 U.S.C	e how the Annual Synar Report (see 45 C.F.R. $96.130(e)$) and the State Plan (see C. $300x-51$) were made public within the State prior to submission of the ASR.
	(Check o	all that apply.)
		Placed on file for public review
		Posted on a State agency Web site (Please provide exact Web address.)
	htt	p://www.dmh.missouri.gov/ada/SYNARReports_000.htm

		Notice published in a newspaper or newsletter
		Public hearing
		Announced in a news release, a press conference, or discussed in a media interview
		Distributed for review as part of the SAPT Block Grant application process
		Distributed through the public library system
		Published in an annual register
		Other change(s) (Please describe.)
3.	Identify	the following agency or agencies (see 42 U.S.C. 300x-26 and 45 C.F.R. 96.130).
	a.	The State agency(ies) designated by the Governor for oversight of the Synar requirements:
		<u>Department of Mental Health – Division of Alcohol and Drug Abuse</u>
		Has this changed since last year's Annual Synar Report? Yes No
	b.	The State agency(ies) responsible for conducting random, unannounced Synar inspections:
		<u>Department of Mental Health – Division of Alcohol and Drug Abuse</u>
		Has this changed since last year's Annual Synar Report? Yes No
	c.	The State agency(ies) responsible for enforcing youth tobacco access law(s):
		Department of Public Safety - Division of Alcohol and Tobacco Control
		Has this changed since last year's Annual Synar Report? Yes No
1.	Identify	the State agency(ies) responsible for tobacco prevention activities.
	_	nent of Mental Health – Division of Alcohol and Drug Abuse (youth access); nent of Health and Senior Services (tobacco cessation)
	-	s the responsible agency changed since last year's Annual Synar Report?
		Yes No
	_	Describe the coordination and collaboration that occur between the agency
	a.	responsible for tobacco prevention and the agency responsible for oversight of the Synar requirements. (Check all that apply.) The two agencies
		Are the same
		Have a formal written memorandum of agreement
		Have an informal partnership
		Conduct joint planning activities
		Combine resources
		Have other collaborative arrangement(s) (<i>Please describe</i> .)

5.	Please answer the following questions regarding the State's activities to enforce youth access to tobacco law(s) in FFY 2009 (see 42 U.S.C. 300x-26 and 45 C.F.R. 96.130(e)).								
	a.	Which one of the following describes the tobacco laws carried out in your State?		•	cess to				
		☐ Enforcement is conducted exclusively	by local law e	enforcement ag	t agencies.				
			by State agen	cy(ies).					
		Enforcement is conducted by both loc	al <u>and</u> State ag	gencies.					
	b.	tobacco laws by LOCAL AND/OR STA	concern penalties imposed for violations of youth access to CAL AND/OR STATE LAW ENFORCEMENT fill in the number requested. If State law does not allow						
		unknown, please mark "UNK." The ch							
		PENALTY	OWNERS	CLERKS	TOTAL				
	N	umber of citations issued	0	35	35				
	N	umber of fines assessed	0	13	13				
	N	umber of permits/licenses suspended	NA		NA				
	N	umber of permits/licenses revoked	NA		NA				
		ther (Please describe.) Tritten Reprimand	21		21				
	c.	What additional activities are conducted and compliance with State tobacco according to the Merchant education and/or training ☐ Incentives for merchants who are in cordinate in the Community education regarding yout ☐ Media use to publicize compliance instances access laws ☐ Other activities (Please list.) ☐ Briefly describe all checked activities:	ess law(s)? (Compliance (e.go) haccess laws	heck all that a	oply.) reminder)				
		Education Trainings and Mailings: The Department of Mental Health – Divis ADA) conducts year-round retailer educa and signage checks. In December 2008, "age checker" calendars to tobacco retailed 2009, 110 outlets received signage checkers state law signs prohibiting the sale of tobacco.	tion including DMH-ADA prers. Between (s verifying the	retailer trainin inted and distr October 2008 a appropriate di	igs, mailings, ibuted 6,725 and March splay of the				

retailer trainings were conducted across the state during the past year. A total of 957 individuals were trained.

Youth Attempt-to-Purchase Tests (includes Synar checks)

For these checks, no enforcement activity was conducted.

DMH-ADA employs four health representatives (two part-time and two full-time) to conduct compliance checks of tobacco retailers in the state. Compliance checks are conducted in which a youth age 16 or 17 tests if the store clerk asks for identification when the youth presents a tobacco product at the counter or when the youth puts a quarter into a cigarette machine, depending upon the mode of sale. If the mode of purchase is over-the-counter, the event is considered a successful unconsummated buy if the retail clerk fails to refuse the sale prior to requesting payment for the tobacco product. If the mode of purchase is vending machine, the event is considered a successful unconsummated buy if the youth is able to insert a quarter into the vending machine and make a selection without intervention by a store employee whereby they prohibit the youth from purchasing a tobacco product. During these checks, the youth inspectors purchase no tobacco products (insertion of insufficient funds prevents actual purchase). If the check results in a successful (unconsummated) buy, the clerk receives a caution card. The check is followed-up by a caution letter to the owner/manager generally within two weeks of the check. If the store employee refuses the sale, then the store employee is given a congratulatory card. These checks are followed up with a congratulatory letter to the owner/manager of the retail establishment. The follow-up letter includes the date and time of the check as well as a description and name (if available) of the clerk. From October 1, 2007 through July 31, 2008, there were 2,904 checks (including Synar) completed. Of these checks, 220 (7.5%) resulted in the issuance of caution cards.

Walk-In Visits by Prevention Teams

Beginning in February 2009, phone contacts and walk-in visits were conducted by DMH-ADA contracted prevention providers. The objectives of these phone contacts and visits were to

- •Provide information regarding the state's law on youth access to tobacco products,
- •Distribute state law signs,
- •Identify outlets that no longer sell tobacco or are out of business,
- •Update outlet name, phone number and address information in the listing of known tobacco outlets maintained by DMH-ADA, and to
- •Identify new businesses that sell tobacco.

In February 2009, 5,399 outlets were contacted by phone. In March and May 2009, the prevention teams conducted walk-in visits to the previously identified tobacco

retailers in the state. In addition, new businesses that sell tobacco products were identified and visited. During the outlet visits, merchant education materials were distributed. Most tobacco retailers received two visits during this time period. In total, 11,182 outlet contacts were made. Prevention teams discussed merchant training with managers and/or owners at 5,489 outlets.

	d.	Are citations or warnings issued to retailers or clerks who sell tobacco to minors for inspections that are part of the Synar survey? \square Yes \boxtimes No
		If "Yes" to 5d, please describe the State's procedure for minimizing risk of bias to the survey results from retailers alerting each other to the presence of the survey teams:
		SYNAR SURVEY METHODS AND RESULTS
by	the State	ng questions pertain to the survey methodology and results of the Synar survey used to meet the requirements of the Synar Regulation in FFY 2009 (see 42 U.S.C. 300x-F.R. 96.130).
6.	Has the	sampling methodology changed from the previous year? \square Yes \boxtimes No
	methodo Methodo	e is required to have an approved up-to-date description of the Synar sampling clogy on file with CSAP. Please submit a copy of your Synar Survey Sampling clogy (Appendix B). If the sampling methodology changed from the previous g year, these changes must be reflected in the methodology submitted.
7.		nswer the following questions regarding the State's annual random, unced inspections of tobacco outlets (see 45 C.F.R. 96.130(d)(2)).
	a.	Did the State use the optional Synar Survey Estimation System (SSES) to analyze the Synar survey data? \boxtimes Yes \square No
		If Yes , attach SSES summary tables 1, 2, 3, and 4 to the hard copy of the ASR and upload a copy of SSES tables 1-5 (in Excel) to WebBGAS. Then go to Question 8. If No , continue to Question 7b.
	b.	Report the weighted and unweighted Retailer Violation Rate (RVR) estimates, and the standard error.
		Unweighted RVR
		Weighted RVR
		Standard error (s.e.) of the (weighted) RVR
		Fill in the blanks to calculate the $\underline{\text{right limit}}$ of the right-sided 95% confidence interval.

c.	Fill out Form 1 in Appendix A (Forms). (Required regardless of the design.)	he sample						
d.	How were the (weighted) RVR estimate and its standard error of (Check the one that applies.)	btained?						
	☐ Form 2 (Optional) in Appendix A (Forms) (Attach completed Fo	rm 2.)						
	Other (Please specify. Provide formulae and calculations or atta the program code and output with description of all variable nan	_						
e.	If stratification was used, did any strata in the sample contain or or cluster this year? Yes No No stratification	nly one ou						
	If Yes, explain how this situation was dealt with in variance estimate	ion.						
f.	Was a cluster sample design used? ☐ Yes ☐ No							
	If Yes , fill out and attach Form 3 in Appendix A (Forms 1–5), and answer the following question.							
	If No, go to Question 7g.							
	Were any certainty primary sampling units selected this year? Yes No							
	If Yes , explain how the certainty clusters were dealt with in variance estimation.							
	1, 200, expression non-nic certainty classers were dealt with in variance estimation.							
a	Report the following outlet sample sizes for the Synar survey							
g.	Report the following outlet sample sizes for the Synar survey.							
E	Report the following outlet sample sizes for the Synar survey. Effective sample size (sample size needed to meet the SAMHSA precision equirement assuming simple random sampling)	Sample						
T	Effective sample size (sample size needed to meet the SAMHSA precision							
T e	Effective sample size (sample size needed to meet the SAMHSA precision equirement assuming simple random sampling) Carget sample size (the product of the effective sample size and the design							
T e C S	Cffective sample size (sample size needed to meet the SAMHSA precision equirement assuming simple random sampling) Carget sample size (the product of the effective sample size and the design ffect) Original sample size (inflated sample size of the target sample to counter the							

Annual Synar Report – OMB № 0930-0222, approved October 17, 2007, expires October 31, 2010

If Yes, answer the following questions about its coverage.

	a. The calendar year of the latest frame coverage study: 2008
	b. Percent coverage from the latest frame coverage study: 89.4%
	c. Was a new study conducted in this reporting period? \square Yes \boxtimes No
	If Yes , please complete Appendix D (List Sampling Frame Coverage Study) and submit it with the Annual Synar Report.
	d. The calendar year of the next coverage study planned: 2011
9.	Has the Synar survey inspection protocol changed from the previous year?
	☐ Yes ⊠ No
	The State is required to have an approved up-to-date description of the Synar inspection protocol on file with CSAP. Please submit a copy of your Synar Survey Inspection Protocol (Appendix C). If the inspection protocol changed from the previous year, these changes must be reflected in the protocol submitted.
	a. Provide the inspection period: From $\frac{5/19/2009}{MM/DD/YY}$ To $\frac{8/5/2009}{MM/DD/YY}$
	b. Provide the number of youth inspectors used in the current inspection year:
	<u>25</u>
	NOTE: If the State uses SSES, please ensure that the number reported in 9b

c. Fill out and attach Form 5 in Appendix A (Forms 1–5). (Not required if the State used the Synar Survey Estimation System (SSES) to analyze the Synar survey data.)

One minor had a birthday during the survey and did checks when age was 16 and

matches that reported in SSES Table 4, or explain any difference.

did checks when age was 17.

SECTION II: FFY 2010 (Intended Use):

Public law 42 U.S.C. 300x-26 of the Public Health Service Act and 45 C.F.R. 96.130 (e) (4, 5) require that the States provide information on future plans to ensure compliance with the Synar requirements to reduce youth tobacco access.

1. In the upcoming year, does the State anticipate any changes in the:

	Synar sampling methodology
	If changes are made in either the Synar sampling methodology or the Synar inspection protocol, the State is required to obtain approval from CSAP prior to implementation of the change and file an updated Synar Survey Sampling Methodology (Appendix B) or an updated Synar Survey Inspection Protocol (Appendix C), as appropriate.
2.	Please describe the State's plans to maintain and/or reduce the target rate for Synar inspections to be completed in FFY 2010. Include a brief description of plans for law enforcement efforts to enforce youth tobacco access laws, activities that support law enforcement efforts to enforce youth tobacco access laws, and any anticipated changes in youth tobacco access legislation or regulation in the State.
	Since March 1, 2005, law enforcement efforts to enforce youth tobacco access laws by the Department of Public Safety – Division of Alcohol and Tobacco Control (DPS–DATC) have consisted of attempt-to-buy checks. The state intends to continue this activity but continues to explore ways to increase enforcement activity. Specifially, the Division of Alcohol and Drug Abuse is seeking to contract with DATC to do additional enforcement checks in the St. Louis area. The State plans to conduct one merchant education phone contact and one merchant education visit during FFY 2010. Non-enforcement compliance tests as well as merchant training will continue throughout the year. New in FY 2010, the State is implementing performance incentives for prevention support centers that maintain a retailer non-compliance rate below 12 percent. In FY 2011 this target rate will be lowered to 10 percent. No changes are anticipated in the youth tobacco access legislation or regulation in the State.
3.	Describe any challenges the State faces in complying with the Synar regulation. (Check all that apply.)
	□ Limited resources for law enforcement of youth access laws
	Limited resources for activities to support enforcement and compliance with youth tobacco access laws
	☐ Limitations in the State youth tobacco access laws
	Limited public support for enforcement of youth tobacco access laws
	☐ Limitations on completeness/accuracy of list of tobacco outlets
	Limited expertise in survey methodology
	Laws/regulations limiting the use of minors in tobacco inspections
	☐ Difficulties recruiting youth inspectors

Geographic, demographic, and logistical considerations in conducting inspections	
Cultural factors (e.g., language barriers, young people purchasing for their elders)	
☐ Issues regarding sources of tobacco under tribal jurisdiction	
Other challenges (<i>Please list.</i>)	
Briefly describe all checked challenges and propose a plan for each, or indicate the State's need for TA related to each relevant challenge.	

The state's youth tobacco access laws represent a challenge in complying with the Synar regulation. RSMo 407.934 requires the Department of Revenue to establish a mechanism by which merchants can register as sellers of tobacco products. Not all tobacco retailers register on the list. Vending machine locations are not included. Additional problems with the registry include lack of outlet phone number and mode of sale. To address these challenges, the State expends significant resources in terms of field work to identify tobacco retailers that have not registered with the Department of Revenue. As multiple sources must be relied upon to get an adequately complete and accurate listing, additional work is required to avoid duplication in the listing. To aid in the processing and maintenance, the State uses database technology.

In Missouri, tobacco retailers do not have a license or a permit that can be held for administrative actions or penalized for the sale of tobacco products to a minor. The only person that is typically held responsible is the clerk that made the sale. The tobacco laws give minimal administrative action towards the retailer. In addition, the state of Missouri has limited resources for law enforcement of youth access laws. In March 2005, the Department of Public Safety – Division of Alcohol and Tobacco Control (DPS-DATC) began attempt-to-buy checks. To address the challenges presented by limited resources for law enforcement, the State tests outlets through non-enforcement checks. While a small portion (about 4%) of the State's tobacco outlets receive a law enforcement check, most tobacco outlets receive a non-enforcement check (about 50%) during the year.

APPENDIX A: FORMS 1–5

FORM 1 (Required for all States not using the Synar Survey Estimation System (SSES) to analyze the Synar Survey data)

Complete Form 1 to report sampling frame and sample information and to calculate the unweighted retailer violation rate using results from the current year's Synar survey inspections.

Instructions for Completing Form 1: In the top right hand corner of the form, provide the State name and reporting Federal fiscal year (FFY 2010). Provide the remaining information by stratum if stratification was used. Make copies of the form if additional rows are needed to list all the strata.

- Column 1: If stratification was used:
 - 1(a) Sequentially number each row.
 - 1(b) Write in the name of each stratum. All strata in the State must be listed.

If no stratification was used:

- 1(a) Leave blank.
- 1(b) Write "State" in the first row (indicates that the whole state is a single stratum).

Note for unstratified samples: for columns 2-5, wherever the instruction refers to "each stratum," report the specified information for the State as a whole.

- Column 2: 2(a) Report the number of over-the-counter (OTC) outlets in the sampling frame in each stratum.
 - 2(b) Report the number of vending machine (VM) outlets in the sampling frame in each stratum.
 - 2(c) Report the combined total of OTC and VM outlets in the sampling frame in each stratum.
- Column 3: 3(a) Report the estimated number of eligible OTC outlets in the OTC outlet population in each stratum.
 - 3(b) Report the estimated number of eligible VM outlets in the VM outlet population in each stratum.
 - 3(c) Report the combined total estimated number of eligible OTC and VM outlets in the total outlet population in each stratum.

The estimates for Column 3 can be obtained from the Synar survey sample as the weighted sum of eligible outlets by outlet type.

- Column 4: 4(a) Report the number of eligible OTC outlets for which an inspection was completed, for each stratum.
 - 4(b) Report the numbers of eligible VM outlets for which an inspection was completed, for each stratum.
 - 4(c) Report the combined total of eligible OTC and VM outlets for which an inspection was completed, for each stratum.
- Column 5: 5(a) Report the number of OTC outlets found in violation of the law as a result of completed inspections, for each stratum.
 - 5(b) Report the number of VM outlets found in violation of the law as a result of completed inspections, for each stratum.
 - 5(c) Report the combined total of OTC and VM outlets found in violation of the law as a result of completed inspections, for each stratum.
- Totals: For each sub-column (a-c) in Columns 2-5, provide totals for the State as a whole in the last row of the table. These numbers will be the sum of the numbers in each row for the respective column.

FORM 1 (Required for all States not using the Synar Survey Estimation System (SSES) to analyze the Synar Survey data.)

				Sumn	nary of Sy	nar Inspe	ection Res	ults by St	ratum			ate:		
((1)		(2)			(3)			(4)			(5)		
STRATUM NUMBER OF OUTLETS IN SAMPLING FRAME		ESTIMATED NUMBER OF ELIGIBLE OUTLETS IN POPULATION		NUMBER OF OUTLETS INSPECTED			NO. OF OUTLETS FOUND IN VIOLATION DURING INSPECTIONS							
(a) Row#	(b) Stratum Name	(a) Over-the- Counter (OTC)	(b) Vending Machines (VM)	(c) Total Outlets (2a+2b)	(a) Over-the- Counter (OTC)	(b) Vending Machines (VM)	(c) Total Outlets (3a+3b)	(a) Over-the- Counter (OTC)	(b) Vending Machines (VM)	(c) Total Outlets (4a+4b)	(a) Over-the- Counter (OTC)	(b) Vending Machines (VM)	(c) Total Outlets (5a+5b)	

RECORD COLUMN TOTALS ON LAST LINE (LAST PAGE ONLY IF MULTIPLE PAGES ARE NEEDED).

FORM 2 (Optional)

Appropriate for stratified simple or systematic random sampling designs.

Complete Form 2 to calculate the weighted RVR. This table (in Excel form) is designed to calculate the weighted RVR for stratified simple or systematic random sampling designs, accounting for ineligible outlets and non-complete inspections encountered during the annual Synar survey.

Instructions for Completing Form 2: In the top right hand corner of the form, provide the State name and reporting Federal fiscal year (FFY 2010).

- Column 1: Write in the name of each stratum into which the sample was divided. These should match the strata reported in Column 1(b) of Form 1.
- Column 2: Report the number of outlets in the sampling frame in each stratum. These numbers should match the numbers reported for the respective strata in Column 2(c) of Form 1.
- Column 3: Report the original sample size (the number of outlets originally selected, <u>including</u> substitutes or replacements) for each stratum.
- Column 4: Report the number of sample outlets in each stratum that were found to be eligible during the inspections. Note that this number must be less than or equal to the number reported in Column 3 for the respective strata.
- Column 5: Report the number of eligible outlets in each stratum for which an inspection was completed. Note that this number must be less than or equal to the number reported in Column 4. These numbers should match the numbers reported in Column 4(c) of Form 1 for the respective strata.
- Column 6: Report the number of eligible outlets inspected in each stratum that were found in violation. These numbers should match the numbers reported in Column 5(c) of Form 1 for the stratum.
- Column 7: Form 2 (in Excel form) will automatically calculate the stratum RVR for each stratum in this column. This is calculated by dividing the number of inspected eligible outlets found in violation (Column 6) by the number of inspected eligible outlets (Column 5). The State unweighted RVR will be shown in the Total row of Column 7.
- Column 8: Form 2 (in Excel form) will automatically calculate the estimated number of eligible outlets in the population for each stratum. This calculation is made by multiplying the number of outlets in the sampling frame (Column 2) times the number of eligible outlets (Column 4) divided by the original sample size (Column 3). Note that these numbers will be less than or equal to the numbers in Column 2.
- Column 9: Form 2 (in Excel form) will automatically calculate the relative stratum weight by dividing the estimated number of eligible outlets in the population for each stratum in Column 8 by the Total of the values in Column 8.
- Column 10: Form 2 (in Excel form) will automatically calculate each stratum's contribution to the State weighted RVR by multiplying the stratum RVR (Column 7) by the relative stratum weight (Column 9). The weighted RVR for the State will be shown in the Total row of Column 10.
- Column 11: Form 2 (in Excel form) automatically calculates the standard error of each stratum's RVR (Column 7). The standard error for the State weighted RVR will be shown in the Total row of Column 11.
- TOTAL: For Columns 2-6, Form 2 (in Excel form) provides totals for the State as a whole in the last row of the table. For Columns 7-11, it calculates the respective statistic for the State as a whole.

FORM 2 (Optional) Appropriate for stratified simple or systematic random sampling designs.

Calculation of Weighted Retailer Violation Rate State: FFY: 2010 (4) (8) (10)(2) n1 (7) N'=N(n1/n)(9) pw w=N'/Total Ν Number of (5) p=x/n2Estimated (11)(6)Stratum Number of Stratum Number of (3) Sample n2 Column 8 Contribution X s.e. (1) Outlets Outlets Number of Number of Retailer Eligible Relative to State Standard Stratum in Sampling Original Found Outlets Outlets Found Violation Outlets in Stratum Weighted Error of Name Frame Sample Size Eligible Inspected in Violation Rate Population Weight RVR Stratum RVR **Total**

N - number of outlets in sampling frame

n - original sample size (number of outlets in the original sample)

n1 - number of sample outlets that were found to be eligible

n2 - number of eligible outlets that were inspected

x - number of inspected outlets that were found in violation

p - stratum retailer violation rate (p=x/n2)

N' - estimated number of eligible outlets in population (N'=N*n1/n)

w - relative stratum weight (w=N'/Total Column 8)

pw - stratum contribution to the weighted retailer violation rate

s.e. - standard error of the stratum RVR

FORM 3 (Required when a cluster design is used for all States not using the Synar Survey Estimation System (SSES) to analyze the Synar survey data.)

Complete Form 3 to report information about primary sampling units when a cluster design was used for the Synar survey.

Instructions for Completing Form 3: In the top right hand corner of the form, provide the State name and reporting Federal fiscal year (FFY 2010).

Provide information by stratum if stratification was used. Make copies of the form if additional rows are needed to list all the strata.

Column 1: Sequentially number each row.

Column 2: If stratification was used: Write in the name of stratum. All strata in the State must be

listed.

If no stratification was used: Write "State" in the first row to indicate that the whole

state constitutes a single stratum.

Column 3: Report the number of primary sampling units (PSUs) (i.e., first-stage clusters) created for

each stratum.

Column 4: Report the number of PSUs selected in the original sample for each stratum.

Column 5: Report the number of PSUs in the final sample for each stratum.

TOTALS: For Columns 3-5, provide totals for the State as a whole in the last row of the table.

	Summary of Clusters Created and Sampled State: FFY: 2010				
(1) Row #	(2) Stratum Name	(3) Number of PSUs Created	(4) Number of PSUs Selected	(5) Number of PSUs in the Final Sample	
	Total				

FORM 4 (Required for all States not using the Synar Survey Estimation System (SSES) to analyze the Synar Survey data)

Complete Form 4 to provide detailed tallies of ineligible sample outlets by reasons for ineligibility and detailed tallies of eligible sample outlets with noncomplete inspections by reasons for noncompletion.

Instructions for Completing Form 4:

In the top right hand corner of the form, provide the State name and reporting Federal fiscal year (FFY 2010).

Column 1(a): Enter the number of sample outlets found ineligible for inspection by reason for ineligibility. Provide the total number of ineligible outlets in the row marked "**Total.**"

Column 2(a): Enter the number of eligible sample outlets with noncomplete inspections by reason for noncompletion. Provide the total number of eligible outlets with noncomplete inspections in the row marked "Total."

Inspection Tallies by Reason of Ineligibility or Noncompletion				
	State:			
	FFY: 2010			
(1) INELIGIBLE		(2) ELIGIBLE		
Reason for Ineligibility	(a) Counts	Reason for Noncompletion	(a) Counts	
Out of business		In operation but closed at time of visit		
Does not sell tobacco products		Unsafe to access		
Inaccessible by youth		Presence of police		
Private club or private residence		Youth inspector knows salesperson		
Temporary closure		Moved to new location		
Unlocatable		Drive thru only/youth inspector has no driver's license		
Wholesale only/Carton sale only		Tobacco out of stock		
Vending machine broken		Run out of time		
Duplicate		Other noncompletion reason(s) (Describe.)		
Other ineligibility reason(s) (Describe.)				
Total		Total		

FORM 5 (Required for all States not using the Synar Survey Estimation System (SSES) to analyze the Synar survey data)

Complete Form 5 to show the distribution of outlet inspection results by age and gender of the youth inspectors.

Instructions for Completing Form 5: In the top right hand corner of the form, provide the State name and reporting Federal fiscal year (FFY 2010).

Column 1: Enter the number of attempted buys by youth inspector age and gender.

Column 2: Enter the number of successful buys by youth inspector age and gender.

If the inspectors are age eligible but the gender of the inspector is unknown, include those inspections in the "OTHER" row. Calculate subtotals for males and females in rows marked SUBTOTALS. Sum SUBTOTALS for male, female, and OTHER and record in the bottom row marked TOTAL. Verify that that the TOTAL of attempted buys and successful buys equal the total for Column 4(c) and Column 5(c), respectively, on Form 1. If the totals do not match, please explain any discrepancies.

Synar Survey Inspector Characteristics				
		State:		
		FFY: 2010		
	(1) Attempted Buys	(2) Successful Buys		
Male				
15 years				
16 years				
17 years				
18 years				
Male Subtotal				
Female				
15 years				
16 years				
17 years				
18 years				
Female Subtotal				
Other				
Total				

APPENDICES B & C: FORMS

Instructions

Appendix B (Sampling Design) and Appendix C (Inspection Protocol) are to reflect the State's CSAP-approved sampling design and inspection protocol. These appendices, therefore, should generally describe the design and protocol and are not to be modified with year-specific information. Please note that any changes to either appendix must receive CSAP's advance written approval. To facilitate the State's completion of this section, simply "cut and paste" the previously approved sampling design (Appendix B) and inspection protocol (Appendix C).

APPENDIX B: SYNAR SURVEY SAMPLING METHODOLOGY

State:	MO
FFY:	2010

1.	What	type of	sampling	frame	is	used?
••	* * 1144	Cy pc or	Samping	II WIIIC	10	ubcu.

☐ List frame (Go to Question 2.)
☐ Area frame (Go to Question 3.)
List-assisted area frame (Go to Question 2.)

2. List all sources of the list frame. Indicate the type of source from the list below. Provide a brief description of the frame source. Explain how the lists are updated (method), including how new outlets are identified and added to the frame. In addition, explain how often the lists are updated (cycle). (After completing this question, go to Question 4.)

Use the corresponding number to indicate Type of Source in the table below.

1 – Statewide commercial business list

4 – Statewide retail license/permit list

2 – Local commercial business list

5 – Statewide liquor license/permit list

3 – Statewide tobacco license/permit list

6 – Other

Name of Frame Source	Type of Source	Description	Updating Method and Cycle
Listing of tobacco outlets maintained by Department of Mental Health-Division of Alcohol and Drug Abuse (DMH-ADA)	6	The frame was constructed based on a listing of tobacco outlets from previous years.	The listing is continuously modified through the activities of year-round compliance checks conducted by DMH-ADA health representatives, and enforcement activity from the DPS-DATC. In addition, the listing is modified based on the phone calls and walk-in visits by the prevention teams.
Tobacco registry maintained by the Department of Revenue	6	The registry is a voluntary registration system. Shortcomings of the source include: outlet phone numbers and tobacco mode of sale are not included; no exact location of vending machines; registered outlets that do not sell tobacco products; unregistered outlets that sell tobacco products; multiple listing of outlets; invalid addresses.	The registry is updated on a quarterly basis with a special request update given in May for the purpose of Synar sampling. It is used only to supplement the master list because of the shortcomings.

Outlets that are found to enforce their age restriction policy and deny access to the minor on two consecutive visits (Synar or non-Synar checks) are removed from the list frame. In the case of new ownership, an outlet previously removed from the list frame because of consistent enforcement of the age restriction policy is added back to the list frame and is treated as if the outlet is a new business. The state is able to identify change of ownership when the outlet becomes listed under a new owner tax id number on the state's tobacco

registration system. In the case of new ownership, results from any previous checks do not apply and the outlet must prove its ability to consistently enforce its policies under the new ownership.

3. If an area frame is used, describe how area sampling units are defined and formed		
	a. Is any area left out in the formation of the area frame? \square Yes \square No	
	If Yes , what percentage of the State's population is not covered by the area frame?	,
4.	Federal regulation requires that vending machines be inspected as part of the Synar survey. Are vending machines included in the Synar survey? \boxtimes Yes \square No	
	If No, please indicate the reason they are not included in the Synar survey.	
	☐ State law bans vending machines	
	☐ State law bans vending machines from locations accessible to youth	
	☐ State has SAMHSA approval to exempt vending machines from the survey	
	Other (Please describe.)	
5.	Which category below best describes the sample design? (Check only one.)	
	Census (STOP HERE: Appendix B is complete.)	
	Unstratified State-wide sample:	
	Simple random sample (Go to Question 9.)	
	Systematic random sample (Go to Question 6.)	
	Single-stage cluster sample (Go to Question 8.)	
	☐ Multi-stage cluster sample (Go to Question 8.)	
	Stratified sample:	
	Simple random sample (Go to Question 7.)	
	Systematic random sample (Go to Question 6.)	
	Single-stage cluster sample (Go to Question 7.)	
	Multi-stage cluster sample (Go to Question 7.)	
	Other (Please describe and go to Question 9.)	_
6.	Describe the systematic sampling methods. (After completing Question 6, go to Question	7
	if stratification is used. Otherwise go to Question 9.)	
	Three separate listings for the three strata (OTC, VM, and unknown sales mode) are sorted	
	by five administrative regions (Northwest, Central, East, Southwest, Southeast) to achieve	
	implicit stratification, and within each administrative region by county, city, and ZIP code.	
	The sample was selected based on a random start. The Rand() function in Excel was used to generate a starting point between 1 and n, where $n = \frac{\text{number of outlets in list}}{\text{number of outlets in list}}$	
	needed for sample). Successive outlets were chosen at n intervals.	

7. Provide the following information about stratification.

a. Provide a full description of the strata that are created.

Seven strata are defined according to sales mode (outlet type) and administrative tobacco region for OTC: (1) VM; (2) Unknown sales mode; (3) OTC-Eastern; (4) OTC-North central; (5) OTC-Northwestern; (6) OTC-Southeastern; (7) OTC-Southwestern.

b. Is clustering used within the stratified sample?

Yes Yes	(Go to Question 8.)
⊠ No	(Go to Question 9.)

- 8. Provide the following information about clustering.
 - **a.** Provide a full description of how clusters are formed. (If multi-stage clusters are used, give definitions of clusters at each stage.)

b.	Specify the sampling method (simple random, systematic, or probability
	proportional to size sampling) for each stage of sampling and describe how the
	method(s) is (are) implemented.

9. Provide the formulae for determining the effective, target, and original outlet sample sizes.

The effective sample size:

$$n_e = \frac{z^2 p(1-p)}{d^2} + 1,$$

where z = the value that cuts the tail of the normal distribution corresponding to a one-tailed 95% confidence level (1.645);

p =estimated noncompliance rate (0.2);

d = required margin of error (0.03).

The target sample size is then determined by

 $n_t = n_e * (design effect).$

The original sample size:

$$n_o = n_t \left(\frac{p_1}{a_1 c_1} + \frac{p_2}{a_2 c_2} \right),$$

where p_1 = proportion of vending machines in the outlet population;

 p_2 = proportion of non-vending machines (OTC and unknown sales mode outlets) in the population;

 a_1 = accuracy rate for the vending machine stratum;

 c_1 = completion rate for the vending machine stratum;

21

a_2 = accuracy rate for the non-vending machine strata; c_2 = completion rate for the non-vending machine strata.
Please note that Missouri always uses an original sample size of 645, unless the original sample size calculation results in a number higher than 645.

APPENDIX C: SYNAR SURVEY INSPECTION PROTOCOL

State: MO **FFY:** 2010

	e e	Note: Upload to WebBGAS a copy of the Syntem of the Syntem of the poor of the	rotocol used to train inspection teams			
1.	How does the State Synar survey protocol address the following?					
	a.	Consummated buy attempts?				
		☐ Required☐ Permitted under specified circumstances	☑ Not Permitted☑ Not specified in protocol			
	b.	Youth inspectors to carry ID?				
		☐ Required ☐ Permitted under specified circumstances	✓ Not Permitted✓ Not specified in protocol			
	c.	Adult inspectors to enter the outlet?				
		☐ Required☑ Permitted under specified circumstances	☐ Not Permitted☐ Not specified in protocol			
	d.	Youth inspectors to be compensated?				
		⊠ Required	☐ Not Permitted			
		Permitted under specified circumstances	Not specified in protocol			
2.	-	the agency(ies) or entity(ies) that actually conspections of tobacco outlets. (Check all that				
		Law enforcement agency(ies)				
	\boxtimes	State or local government agency(ies) other the	nan law enforcement			
		Private contractor(s)				
		Other	TI-VIII D' L' CAL-L-L-L			
		st the agency name(s): Department of Mental rug Abuse (DMH-ADA)	Health—Division of Alconol and			
3.	•	nar inspections combined with law enforcem arnings or citations to retailers found in violation)?	· · ·			

☐ Always ☐ Usually ☐ Sometimes ☐ Rarely ☒ Never

4.	Describe the methods used to recruit, select, and train youth inspectors and adult
	supervisors.

The screening process for Evaluation Officers includes background checks through the Highway Patrol Department and Federal Bureau of Investigation (FBI). Their records are checked for driving under the influence (DUI) and driving while intoxicated (DWI) violations as well as for child abuse and neglect incidents.

The Evaluation Officer prerequisite training includes both didactic instruction and practical field experience. It is comprehensive and specific to all aspects of conducting safe and efficient retail outlet tobacco compliance tests.

The Tobacco Compliance Evaluation and Education (TCEE) Program's five Health Program Representatives and the Program Manger are required to qualify as tobacco compliance Evaluation Officers. The Health Program Representatives are the Division's exclusive full-time Evaluation Officers. Their primary duties and responsibilities are to train minors that have been recruited to participate in the program and to plan, coordinate, and conduct the tobacco compliance tests in accordance with established directives. Other Division staff may be designated collateral duty Evaluation Officers to act as backups to the Health Program Representatives.

A Youth Inspector is the person that will conduct compliance tests of tobacco retail outlets under the direct instruction and supervision of an Evaluation Officer. To be designated as a Youth Inspector a prospective youth participant must comply with all prerequisite requirements.

5. Are there specific legal or procedural requirements instituted by the State to address the issue of youth inspectors' immunity when conducting inspections?

a.	Legal	Yes	No (If Yes, please describe.)
b.	Procedural	∑ Yes	No (If Yes, please describe.)

Some counties and municipalities in the state may have restrictions that prohibit or limit actions similar to those that are taken in support of tobacco prevention activity. Health Program Representatives will be responsible to identify areas within their assigned region that have restrictions that conflict with the policies and procedures of the Division's Tobacco Compliance Evaluation and Education Program. The Division will send letters to the prosecuting attorneys in those areas known to have such restrictions asking that immunity be granted to allow completion of retailer compliance testing in accordance with the Division's Tobacco Compliance Evaluation and Education Program. These letters will be kept on file at the Division's central office. Each Health Program representative should obtain and keep copies of immunity letters applicable to their region on file at their location for quick reference.

Evaluation Officers shall verify that letters of immunity are on file prior to conducting compliance tests in areas that have such restrictions. As each Health Program Representative becomes aware of areas that have restrictions that inhibit retailer compliance testing activity but no letter of immunity, he/she will then notify the Program Manager. The Program Manager will be responsible to request letters of immunity as needed. Evaluation Officers shall not conduct compliance evaluations in areas known to have restrictions prohibiting the activity without proper authorization or an appropriate letter of immunity. Other Division staff (e.g., Prevention Specialists, Program Specialists, Community Development Specialists) and local community groups (e.g., Community 2000 Teams) will assist in identifying areas needing letters of immunity.

		Legal	Yes No (If Yes, please describe.)
	b.	Procedural	∑ Yes ☐ No (If Yes, please describe.)
		The Inspection they are to reprocess. Prior consider the inproceed with a members may is the sole resp. Inspection Off location would attempted. If so	team will assess the retailer area for the presence of safety concerns. Officer shall ensure all inspection team members understand that out any and all safety concerns to him/her during the assessment to commencing a compliance inspection, the Inspection Officer shall put of inspection team members before making a decision whether to compliance inspection or not. Although all inspection team provide input, the decision to proceed with the compliance inspection consibility of the Inspection Officer. If in the judgment of the ficer the process of conducting a compliance inspection at a given I pose a safety threat, then that compliance inspection shall not be such a condition develops after a compliance inspection has the Inspection Officer shall terminate the inspection and immediately
iı	nspecti	•	gal or procedural requirements the State has regarding how onducted (e.g., age of youth inspector, time of inspections, ur)?
	a.	Legal	☐ Yes No (If Yes, please describe.)

APPENDIX D: LIST SAMPLING FRAME COVERAGE STUDY

(LIST FRAME ONLY)

State:	MO
FFY:	2010

1. Calendar year of the coverage study: 2008

2. Percent coverage found: 89.4%

(Provide calculation of the percent coverage.)

x = # of tobacco outlets identified in coverage study that were found on Master List

n = total # of tobacco outlets identified in coverage study

Percent coverage = x / n * 100% = 210 / 235 * 100% = 89.4%

3. Provide a description of the coverage study methods and results.

The state of Missouri is divided into 20 Service Areas that are used in coordinating the Division's prevention activities. These Service Areas correspond to a single county or a cluster of Missouri counties. In each Service Area, a starting point is determined by randomly selecting a tobacco outlet from the Service Area subset of the Synar sampling frame.

Surveyors are recruited from a pool of Central and Regional office employees and exclude employees responsible for the tobacco outlet compliance checks which include Synar checks. Surveyors are instructed to go to the starting point address and identify a pre-determined number of tobacco outlets located in the vicinity of the starting point outlet while remaining within the Service Area boundaries. The starting point outlet is excluded from the tally. The number of tobacco outlets to be identified is determined in proportion to the population of the Service Area. The total number of tobacco outlets (statewide) to be identified is 235.

For each starting point location, a road map is provided for that area. Surveyors are instructed to look for outlets that potentially sell cigarettes, cigars, pipe tobacco, and chewing tobacco. They physically enter each potential tobacco outlet. When tobacco products are found, the surveyor records the mode of sale, business name, address, and phone number on the survey form. Survey instructions include an adaptable script to be used to explain the purpose of the visit to store employees. In addition, surveyors wear their official state name badges.

When the surveyor obtains the pre-determined number of tobacco outlets for the given starting point, the survey for the given Service Area is complete. The listing of identified outlets is submitted for comparison against the Synar sampling frame. The fieldwork for the 2008 coverage study was conducted in March and April 2008. Missouri's Synar sampling frame undergoes continuous updates. For the purpose of the coverage study, the Synar sampling frame was taken as of May 13, 2008. On that date, there were 6,179 outlet records in the sampling frame. Matching is based on the values in the following fields: business

name, street address, city, and phone. City was a required match or near match. For urban areas, street name was a required match and street number was required to be at least a near match (i.e. same block). If street number was not a near match, then name and phone number needed to match to be considered matching records. For rural areas, differing street addresses were mapped to determine if both addresses would lead one to the same location. Of the 235 outlets identified during the coverage study, 210 were found in the Synar sampling frame – giving a coverage rate of 89.4%. The next coverage study is scheduled for Spring 2011.

SSES Table 1 (Synar Survey Estimates and Sample Sizes)

CSAP-SYNAR REPORT

State	МО
Federal Fiscal Year (FFY)	2010
Date	8/16/2009 17:28
Data	Synar Input.xlsx
Analysis Option	Stratified SRS with FPC

Estimates

Unweighted Retailer Violation Rate	7.5%
Weighted Retailer Violation Rate	7.5%
Standard Error	1.1%
Is SAMHSA Precision Requirement met?	YES
Right-sided 95% Confidence Interval	[0.0%, 9.2%]
Two-sided 95% Confidence Interval	[5.4%, 9.6%]
Design Effect	1.0
Accuracy Rate (unweighted)	90.7%
Accuracy Rate (weighted)	91.1%
Completion Rate (unweighted)	93.3%

Sample Size for Current Year

Effective Sample Size	483
Target (Minimum) Sample Size	483
Original Sample Size	645
Eligible Sample Size	585
Final Sample Size	546
Overall Sampling Rate	9.8%

SSES Table 2 (Synar Survey Results by Stratum and by OTC/VM)

STATE: MO FFY: 2010

Samp. Stratum	Var. Stratum	Outlet Frame Size	Estimated Outlet Population Size	Number of PSU Clusters Created	Number of PSU Clusters in Sample	Outlet Sample Size	Number of Eligible Outlets in Sample	Number of Sample Outlets Inspected	Number of Sample Outlets in Violation	Retailer Violation Rate(%)	Standard Error(%)
					All Out	lets					
E - OTC	E - OTC	1,553	1,320	N/A	N/A	160	136	131	11	8.4%	
NC - OTC	NC - OTC	952	894	N/A	N/A	98	92	85	6	7.1%	
NW - OTC	NW - OTC	1,267	1,208	N/A	N/A	130	124	113	15	13.3%	
SE - OTC	SE - OTC	1,074	987	N/A	N/A	111	102	98	2	2.0%	
SW - OTC	SW - OTC	990	971	N/A	N/A	102	100	98	5	5.1%	
unknown	unknown	132	102	N/A	N/A	13	10	4	0	0.0%	
Vending	Vending	193	130	N/A	N/A	31	21	17	2	11.8%	
Total		6,161	5,612	0,40,4	the Coun	645	585	546	41	7.5%	1.1%
				Over	lile Court	lei Outie	-13				
E - OTC	E - OTC	1,545	1,270	N/A	N/A	126	126	126	11	8.7%	
NC - OTC	NC - OTC	950	873	N/A	N/A	83	83	83	4	4.8%	
NW - OTC	NW - OTC	1,264	1,187	N/A	N/A	113	113	111	15	13.5%	
SE - OTC	SE - OTC	1,074	987	N/A	N/A	98	98	98	2	2.0%	
SW - OTC	SW - OTC	990	971	N/A	N/A	98	98	98	5	5.1%	
unknown	unknown	132	102	N/A	N/A	4	4	4	0	0.0%	
Vending	Vending	5	38	N/A	N/A	5	5	5	1	20.0%	4.40/
Total		5,960	5,428	Ve	nding M	527	527	525	38	7.2%	1.1%
				V C	inding ivi	451111163					
E - OTC	E - OTC	8	50	N/A	N/A	8	7	5	0	0.0%	
NC - OTC	NC - OTC	2	21	N/A	N/A	2	2	2	2	100.0%	

NW -	NW -										
OTC	ОТС	3	21	N/A	N/A	3	3	2	0	0.0%	
SE - OTC	SE - OTC	0	0	N/A	N/A	0	0	0	0	0.0%	
SW - OTC	SW - OTC	0	0	N/A	N/A	0	0	0	0	0.0%	
unknown	unknown	0	0	N/A	N/A	0	0	0	0	0.0%	
Vending	Vending	188	92	N/A	N/A	14	14	12	1	8.3%	
Total		201	184			27	26	21	3	15.5%	7.8%

Note: There are some records with unknown outlet type. Therefore the overall counts may not equal the sum of OTC and VM counts.

SSES Table 3 (Synar Survey Sample Tally Summary)

STATE: MO

FFY: 2010

Disposition Code	Description	Count	Subtotal
EC	Eligible and inspection complete outlet	546	
Total (Eligible Completes)			546
N1	In operation but closed at time of visit	20	
N2	Unsafe to access	12	
N3	Presence of police	0	
N4	Youth inspector knows salesperson	0	
N5	Moved to new location but not inspected	0	
	Drive thru only/youth inspector has no drivers		
N6	license	0	
N7	Tobacco out of stock	3	
N8	Run out of time	0	
N9	Other noncompletion (see below)	4	
Total (Eligible			20
Noncompletes)		10	39
l1	Out of Business	19	
12	Does not sell tobacco products	30	
13	Inaccessible by youth	5	
14	Private club or private residence	2	
15	Temporary closure	0	
16	Can't be located	2	
17	Wholesale only/Carton sale only	1	
18	Vending machine broken	0	
19	Duplicate	1	
110	Other ineligibility	0	
Total (Ineligibles)			60
Grand Total			645

Give reasons and counts for other noncompletion:

Reason	Count
Language barrier	1
Bridge out / local traffic only	1
Clerk on break or shift change / no one to ring	2

SSES Table 4 (Synar Survey Inspection Results by Youth Inspector Characteristics)

STATE: MO FFY: 2010

Frequency Distribution

Gender	Age	Number of Inspectors	Attempted Buys	Successful Buys
Male	14	0	0	0
	15	0	0	0
	16	10	275	19
	17	4	58	5
	18	0	0	0
	Subtotal	14	333	24
Female	14	0	0	0
	15	0	0	0
	16	9	158	11
	17	3	55	6
	18	0	0	0
	Subtotal	12	213	17
Other		0	0	0
Grand Total		26	546	41

Buy Rate in Percent by Age and Gender

Age	Male	Female	Total
14	0.0%	0.0%	0.0%
15	0.0%	0.0%	0.0%
16	6.9%	7.0%	6.9%
17	8.6%	10.9%	9.7%
18	0.0%	0.0%	0.0%
Other			0.0%
Total	7.2%	8.0%	7.5%